

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF LOUISIANA

<b>In Re: Oil Spill by the Oil Rig “Deepwater Horizon” in the Gulf of Mexico, on April 20, 2010</b>	*	<b>MDL 2179</b>
	*	<b>SECTION: J(2)</b>
<b>This Document Relates To:</b>	*	<b>JUDGE BARBIER</b>
<b><i>Remaining Cases in the B1 Bundle</i></b>	*	<b>MAG. JUDGE WILKINSON</b>
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**PRETRIAL ORDER NO. 67**  
**[CASE MANAGEMENT ORDER NO. 7, REGARDING REMAINING B1  
CLAIMS]**

In order to facilitate further the effective administration of this multidistrict litigation and the prosecution of the coordinated actions herein, the Court established eight separate “pleading bundles” for different categories of cases and claims. (Pretrial Order No. 11, Rec. Doc. 569). Under its inherent power, the Court also entered a series of pretrial orders to further manage this multidistrict litigation, including Pretrial Order No. 60 (Rec. Doc. 16050), which dismissed the Amended B1<sup>1</sup> Master Complaint and required all remaining B1 plaintiffs to proceed in individual lawsuits. In addition, the Court utilized a Court-sponsored Neutrals’ process that resulted in the resolution of a large number of the former B1 cases.

Only those B1 plaintiffs who have complied with the Court’s applicable pretrial orders to date (the “Remaining B1 Plaintiffs”) are subject to further proceedings in MDL 2179. The Court now ORDERS this Case Management Order to assist the Court

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<sup>1</sup> The former “B1” Bundle included claims for Non-Governmental Economic Loss and Property Damages by Private Individuals and Businesses.

in its evaluation of the allocation of remaining private individual and business loss claims and trial needs across its docket.

To aid in the further administration of the Remaining B1 Plaintiffs, the Court  
**ORDERS AS FOLLOWS:**

**I. CMO for Exhibit 1 B1 Plaintiffs:**

In order to proceed with their pending actions, any plaintiff set forth in Exhibit 1 attached hereto, (the "Exhibit 1 B1 Plaintiffs"), and the properly served defendants in their actions, shall produce and exchange the following initial documents within each action as set forth below.

**A. Initial Information Disclosures by Exhibit 1 Plaintiffs**

Each of the Exhibit 1 B1 Plaintiffs shall produce the categories of non-privileged documents and information listed on Attachment A by no later than **April 15, 2019**. A plaintiff's failure to comply with this document production deadline without good cause will be viewed by the Court as an affirmative failure to prosecute the action, and will result in dismissal of that pending action with prejudice.

**B. Initial Information Disclosures by Defendants**

In each action where the plaintiff timely complies with the production set forth in paragraph I.A of this Order, each properly served defendant in that action must then produce the categories of non-privileged documents and information listed on Attachment B by no later than **June 14, 2019**. If no properly served defendant in the action has responded to the plaintiff's production without good cause, it will be viewed by the Court as an affirmative failure to defend the action, and will result in a default judgment in that pending action.

### C. Mandatory Mediation

In those actions where both plaintiffs and defendants have complied with the above document production requirements in I.A and I.B, the Court orders those parties to participate in good faith in a mandatory mediation session with Magistrate Judge Sally Shushan (Ret.), or such other person that the Court may designate as a mediator.

The Court-sponsored mandatory mediation session will be scheduled to begin on or after July 15, 2019, on a mediation date set at the Mediator's discretion. The Mediator also is authorized to require multiple Exhibit 1 B1 Plaintiffs to participate in a single, joint mediation session at the Mediator's discretion.

To aid in the Mediations, the following dates apply once a mediation date has been set:

- No later than **30 calendar days before the mediation date** the plaintiff is to have made an offer to settle the matter.
- No later than **15 calendar days before the mediation date**, the defendant is to have made a counter-offer/response to plaintiff's offer.
- No later than **10 calendar days prior to mediation date**, each party shall submit directly to the Mediator a confidential in-camera letter/memorandum in **native pdf** (not scanned). The confidential statement can be **NO LONGER THAN SEVEN PAGES DOUBLE SPACED**, should briefly outline the dispute, the damages, the value of the case, and what realistic amount the party would be willing to offer/accept to settle the matter. The confidential statements should also include the offers and responses previously exchanged between the parties. The letter/memorandum should be emailed to [sallyshushan@gmail.com](mailto:sallyshushan@gmail.com), or to the alternative Mediator if a different mediator has been designated for the mediation.

No additional information disclosure shall be required for the mediation.

However, if a party believes additional information may assist in the mediation or in

preparing the case for trial, it may make such disclosures without prejudice to any arguments it may wish to make in the future about the scope of potential future discovery. Such disclosures, if any, shall not waive any rights and protections provided to expert witnesses by Rule 26 of the Federal Rules of Civil Procedure.

The mediation sessions shall take place in New Orleans. Any individual who made a Pretrial Order 65 or Pretrial Order 66 attestation for the EXHIBIT 1 B1 Plaintiff shall attend. BP shall pay the costs of the mediation. It is important that the party representatives who attend the mediation session have adequate discretion, authority, and information to resolve the dispute. If a party representative cannot comply with this, it is imperative that the mediator and all counsel be notified as soon as possible.

At the conclusion of the mediation session, the Mediator shall report back to the Court on whether the case was resolved. For unresolved matters, the Mediator shall also report to the Court on whether the parties conducted the mediation in good faith.

To the extent that parties are unable to resolve their claims at the mediation, the Court will set forth a further scheduling order for remaining discovery, dispositive motions, and trial.

## **II. CMO for Exhibit 2 B1 Plaintiffs**

As to those plaintiffs set forth in Exhibit 2 attached hereto, the provisions of PTO 1 ¶ 8 and PTO 25 ¶ 8 staying responsive pleadings in all MDL 2179 matters and staying individual petitions or complaints no longer applies to those listed actions. Instead, in accordance with this Order, Defendants shall file any dispositive motions

as to the Remaining B1 Plaintiffs identified in Exhibit 2 attached hereto within **30 days** of the date of this Order. The Remaining B1 Plaintiffs identified in Exhibit 2 shall file a responsive pleading, if any, within **30 days** from the date such a dispositive motion is filed.

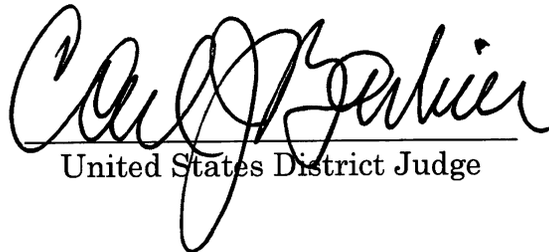
**III. Plaintiffs Jorey Danos and Clay Whittinghill**

Plaintiff Jorey Danos (16-cv-5967 and 17-cv-3113) and Plaintiff Clay Whittinghill (10-cv-1984) should not be considered part of the B1 pleading bundle, as the claims they each allege are exposure type claims that are more appropriately dealt with in the B3 pleading bundle. For that reason, the Court orders that Plaintiff Jorey Danos's civil action 16-cv-5967 is deemed consolidated with his action number 17-cv-3113, and civil action 16-cv-5967 is ordered closed. Similarly, Clay Whittinghill's civil action 10-cv-1984 alleges claims more appropriately treated as a B3 claim, and for that reason, this action is excluded from Exhibit 1 or 2 to this Order and the provisions applicable to the B1 plaintiffs on those exhibits.

**IV. Stay of Proceedings**

Other than as specifically provided in this Order, the provisions of PTO 1 ¶ 8 and PTO 25 ¶ 8 staying responsive pleadings in all MDL 2179 matters and staying individual petitions or complaints that fall within pleading bundles B1 and B3 remain in effect until further order of the Court.

New Orleans, Louisiana, this 5<sup>th</sup> day of February, 2019.

  
United States District Judge

Attachment A-Documents and Information To Be Produced By Plaintiffs

- A written statement and supporting claimed loss calculation, no longer than five double-spaced pages, describing the EXHIBIT 1 B1 Plaintiff's claimed damages sought in this litigation.
- Any documents the EXHIBIT 1 B1 Plaintiff intends to offer as evidence in litigation in support of its claim that its losses were caused by the Gulf oil spill and the quantum of those losses;
- For the time period beginning January 1, 2007 (or with regard to claimed losses concerning real estate development or real estate, beginning in the earliest year in which planning was initiated for the business or asset at issue) through December 31 of the most recent year for which the EXHIBIT 1 B1 Plaintiff claims damages, the following business and financial records for the plaintiff (with consolidating detail if the plaintiff is part of a consolidated group for any items listed):
  - All income tax returns (Federal and state) filed by the EXHIBIT 1 B1 Plaintiff and/or each business for which losses are claimed with reconciliation of those returns to financial statements referenced below;
  - All financial statements prepared (including all audited financial statements) and general ledgers relating to each business and/or asset for which losses are claimed;
  - Valuations, appraisals, budgets, and projections relating to each business and/or asset for which losses are claimed;
  - Materials that the plaintiff has provided to any prospective or actual third party lenders, investors, or other financing sources relating to each business and/or asset for which losses are claimed;
  - Financing, property sale, and/or other business contracts (including without limitation draft contracts and contracts that were cancelled or amended) relating to each business and/or asset for which losses are claimed; and
  - Documents related to any bankruptcy proceedings, defaults or noncompliance with loan, financial or other contractual obligations, or foreclosure or other actions or proceedings concerning the same.
  - For claimed losses concerning loans, in addition to the forgoing, all records regarding loan performance and loan risks of the loans at issue;

summaries concerning the performance of other loan portfolios held by the claiming entity.

- For claimed losses concerning real estate development or real estate, in addition to the forgoing, sale and lease contract logs; records regarding forfeited deposits or cancelled contracts; records regarding pricing (including all price adjustments or changes in pricing); carrying costs per property/unit; closing costs per property/unit; commissions per property/unit; costs of equity; records relating to equity investments; monthly loan statements; market studies; permits; planning approvals; and zoning approvals.
- For claimed losses concerning seafood, in addition to the forgoing, trip tickets; licenses and permits; and records of whether the seafood was harvested from the Gulf of Mexico.
- Records reflecting any compensation, indemnification, and/or other financial recoveries received in connection with any losses claimed by the EXHIBIT 1 B1 Plaintiff and/or its Related Parties (defined below); and
- A disclosure of any related individuals and/or entities (1) that have an ownership interest in the EXHIBIT 1 B1 Plaintiff, (2) that have a financial interest in the outcome of any resolution of the disclosing EXHIBIT 1 B1 Plaintiff's claim, or (3) in which the EXHIBIT 1 B1 Plaintiff has an ownership interest (collectively "Related Parties").

Attachment B--Documents and Information to Be Produced By Defendants

- Any non-privileged documents relating to the EXHIBIT 1 B1 Plaintiff's economic loss and property damage claims that exist in BP's databases for the time period beginning January 1, 2007 through December 31, 2018; and
- Any records of release, compensation, indemnification, and/or other financial recoveries provided to the EXHIBIT 1 B1 Plaintiff that exist in BP's databases in connection with any losses claimed by the EXHIBIT 1 B1 Plaintiff and/or its Related Parties.

## EXHIBIT 1

Row	Plaintiff Name	Case No.
1	Alegion, Inc.	16-cv-05409
2	Allstar Pipe Services, Inc.	13-cv-01658
3	AMT, LLC	13-cv-00974
4	Andy's Motel and Apartments	16-cv-04252
5	Arc on Welding, Inc	16-cv-06056
6	Billy Richardson d/b/a Billy Richards, P.A.	16-cv-05454
7	Biloxi Gaming Partners I, LLC	13-cv-01476
8	BioMarine Technologies, Inc	13-cv-01286
9	Blanchard, Chad	13-cv-00963
10	Boatright, Michael	16-cv-04801
11	Builders Choice Cabinets, Inc	16-cv-03768
12	Capital Bank	13-cv-06648
13	Carson & Company, Inc.	13-cv-01246
14	Classy Cycles, Inc.	16-cv-05923
15	Claude Perry Enterprises, LLC	16-cv-03661
16	Coastal Community Investments, Inc.	16-cv-06262
17	Coastal Land Development Group, LLC	16-cv-05941
18	David Thomas (DTP Diecast Solutions, LLC)	16-cv-05127
19	Enviro Tech Systems, LLC	18-cv-11120
20	Evans, Robert	16-cv-03966
21	Fin & Feather Adventures, LLC; Fin and Feather Adventures Lodge	16-cv-06126
22	Fin & Feather Cabins, LLC; Fin and Feather Chalets, LLC	16-cv-06131
23	Fin & Feather, LLC	16-cv-06118
24	Freyou, John W.	18-cv-10997
25	Gaspard, Jamie (previously listed as "Pure Adrenaline (Fishing Vessel)"; revised per Rec. Doc. 23256)	13-cv-04437
26	Global Disaster Recovery & Rebuilding Services, LLC	16-cv-06585
27	Gulf Marine Institute of Technology	13-cv-01286
28	Gulf Shore Hospitality LLC	16-cv-06379
29	Gulfport Green Housing, L.L.C.	13-cv-02400
30	International Capital Properties, Inc.	16-cv-05948
31	Intradel Corporation	13-cv-02416
32	Island Way Charters, Inc. (Kristopher Sahr)	16-cv-06611
33	J Peaceful LC	16-cv-06391
34	Justice Design Group, LLC	16-cv-05041
35	Justice Design Studio, PC	16-cv-05050
36	Kay Eubanks (Forgotten Beach Coast Realty)	16-cv-05093
37	Lady Luck Bingo	16-cv-04231
38	Lartigue, Roger	13-cv-01264; 17-cv-03353
39	Lawson Environmental Services	12-cv-00740
40	Loggerhead Holdings, Inc.	16-cv-05952
41	Louisiana Blue Crab, LLC	13-cv-04698
42	Lucky Lady Fishing Ent., Inc. (John U. Hanks, Jr.)	16-cv-04149
43	MMR Group, Inc. d/b/a MMR Constructors, Inc.	18-cv-11111
44	Morganstern, Stephen B.	13-cv-01189
45	Murphy, Patrick	16-cv-11769

## EXHIBIT 1

Row	Plaintiff Name	Case No.
46	Nabaa Gas Montgomery Village, LLC	16-cv-07488
47	Neighborhood Development Cooperative	13-cv-02400
48	Odyssey Seafood, Inc.; Odyssey Seafood Traders Inc.	16-cv-04082
49	Page, James-Michael	17-cv-06083
50	Panama City Cycles	16-cv-04864
51	Perry Family Properties, LLC	16-cv-03748
52	Renasant Holdings LLC	13-cv-02416
53	Revelay Investments, LLC	16-cv-06158
54	S&K Machineworks & Fabrication, Inc.	16-cv-05804
55	SJMR Investments, LLC d/b/a Baymont Inn & Suites	16-cv-06385
56	Spanish Bluffs Apartments Limited Partnership; Steven Rupp d/b/a Spanish Bluffs Apartment Limited Partnership	16-cv-05558
57	Specialty Fuels Bunkering, LLC	13-cv-01227
58	Student Breaks, LLC	16-cv-04259
59	Sublett, James Randolph	17-cv-06044
60	Tannin Inc.	13-cv-01583
61	The Bird of Paradise, LLC	16-cv-05277
62	The Reefkeeper, LLC (Marine Gardens)	16-cv-05955
63	Thibodeaux, Donald M.	18-cv-11122
64	Topwater Charters, LLC	16-cv-04743
65	Wahl, Kenneth	18-cv-11054
66	Waldron, Brenda F.	16-cv-06028
67	Williams, Kirk	13-cv-00948
68	Winfield Resort Properties, Inc.	13-cv-01235
69	Zehner and Associates, LLC	16-cv-05859

## EXHIBIT 2

Row	Plaintiff Name	Case No.
1	Alimentos Marinos Bagdad, S.C. De R.L. M.I.	16-cv-04354
2	Compra Venta de la Sociedad Cooperativa Tamiahua	16-cv-04706
3	Compra Venta del Mercado de Tuxpan	16-cv-04866
4	Cuellar, Fabian	16-cv-04561
5	Cuellar, Fernando	16-cv-04570
6	Despicadoras de Jaiva Los Higueros Artemio Aran	16-cv-05710
7	Despicadoras De La Isla De San Juan A Ramirez	16-cv-04797
8	Ferramad Max, S.C. De R.L. De M.I.	16-cv-04391
9	Fileteras de Mamey De Artemio Aran	16-cv-04786
10	Gallardo, Emilio	16-cv-04593
11	Gallardo, Felipe	16-cv-04591
12	Gallardo, Olga	16-cv-04609
13	Garcia, Juan Manuel	16-cv-06305
14	Grupo Cacharas Juan Ortega Romero Artemio Aran	16-cv-04692
15	Grupo La Esperanza Flor Idulia	16-cv-04521
16	Grupo La Jaiva Pescadores Alto del Tigre Artemio Aran	16-cv-04700
17	Grupo La Trucha Guillermina Hernandez	16-cv-04567
18	Grupo Libre la Chavelita Jose Luis Perez Cruz	16-cv-04717
19	Hinojosa, Hernina	16-cv-06311
20	La Sociedad Cooperativa De Produccion Pesquera Del Puerto De Tuxpan De Bienes Y Servicios Sc De CV	16-cv-04730
21	La Sociedad Cooperativa De Produccion Pesquera Grupo Unidos De Las Chacas Sc De RI De CV	16-cv-04349
22	La Sociedad Cooperativa De Produccion Pesquera La Huasteca Veracruz SC De RL De CV	16-cv-04574
23	La Sociedad Cooperativa de Produccion Pesquera Pescadores de Tamiahua S.C. de R.L. de C.V.	16-cv-04724
24	La Sociedad Cooperativa De Produccion Pesquera Pescadores Unidos De La Reforma Sc De RI De CV	16-cv-04499
25	La Sociedad Cooperativa De Produccion Pesquera Riberena Pescadores De Cabo Rojo S.C. De R.L. De C.V.	16-cv-04712
26	La Sociedad Cooperativa de Produccion Pesquera Riverena Ostioneros de Saladero SCL	16-cv-04345
27	La Sociedad Cooperativa de Productores y Pescadores de Saladero Veracruz SC de RL	16-cv-04788
28	La Sociedad Cooperativa De Servicio Lancheros De San Jeronimo Sc De RI De Cv, Et al	16-cv-04594
29	La Sociedad Cooperativa Denominada Camaroneros Unidos De Altamar Sc De RI De Cv, Et al	16-cv-04684
30	La Sociedad Cooperative De Produccion Pesquera Denominada La Rivera De Tampico De Alto Sc De RL	16-cv-04586
31	La Sociedad Cooperative De Production Pesquera Riverena La Aurora Barra De Cazonas Sc De Cv, Et al	16-cv-04556
32	La Sociedad Cooperative de Productores Acuicolas de Congregacion Anahuac SC de RL	16-cv-04512
33	La Sociedad Cooperativa de Produccion Pesquera Riverena Ostioneros Del Sur SC de RL	16-cv-04777
34	Libres de Congregacion La Reforma Artemio Aran	16-cv-05315

## EXHIBIT 2

Row	Plaintiff Name	Case No.
35	Libres de Cucharitas 2 Guillermina Castro	16-cv-04550
36	Lopez, Enrique	16-cv-04576
37	Lopez, Miriam	16-cv-04999
38	Mejia Duran, Jesus	16-cv-04506
39	Perez, Martin	16-cv-04548
40	Permisionario Horacio Morales de la Isla De San Juan	16-cv-04802
41	Permisionario Joaquin Delgado Ortiz	16-cv-04584
42	Permisionario Maria Esther Castillo	16-cv-04873
43	Permisionario Rosalino Cruz y Pescadores de Camaron	16-cv-04599
44	Pescadores de Ilusion, S.C. de R.L.	16-cv-05235
45	Pescadores Libres de Cabo Rojito Abad	16-cv-04571
46	Pescadores Libres de Chiquila Quintana Roo	16-cv-04563
47	Pescadores Libres De Isla Aguada Campeche	16-cv-04476
48	Pescadores Libres de la Mata Norberto Hernandez	16-cv-04769
49	Pescadores Libres de Morales de Cabo Rojo	16-cv-04697
50	Pescadores Libres De Tonalá Agua Dulce Veracruz, Et al	16-cv-04783
51	Pescadores Libres Y Fileteras Claudio Cruz Flores	16-cv-04543
52	Pescadores Y Cooperativas de Ciudad Del Carmen Campeche	16-cv-05310
53	Pescados y Mariscos Alexa	16-cv-04415
54	Ramos Capitaine, Jose Luis	16-cv-05289
55	Restaurante Veracruzano Tamiahua	16-cv-04775
56	Rodriguez, Ramona	16-cv-04528
57	Roman, Francisco	16-cv-04573
58	Rosas, Damaso	16-cv-04583
59	Rosas, Juan	16-cv-04597
60	S.C.C.P.P. Ejidal Teodoro Gonzalez Gaviro, S.C. de R.L.	16-cv-04376
61	S.C.C.P.P. Mano de Leon, S.C. de R.L.	16-cv-04366
62	S.C.P. Riberena Acuicola de Bienes y Servicios La Jarocho S.C. de R.L.	16-cv-05376
63	S.C.P.P. Carvajal, S.C. de R.L.	16-cv-04691
64	S.C.P.P. Acuicola y Bienes y Servicios el Senor de Las Maravillas S.C.L	16-cv-05585
65	S.C.P.P. Barra de Boca Ciega, S.C. de R.L.	16-cv-04392
66	S.C.P.P. Barra De Conchillal, S.C. de R.L.	16-cv-04379
67	S.C.P.P. Barra de Santa Maria, S.C. de R.L.	16-cv-04487
68	S.C.P.P. Coperativa Caudillos S.C. de R.L.	16-cv-04385
69	S.C.P.P. El Chamizal, S.C. de R.L.	16-cv-04388
70	S.C.P.P. Fco J. Mujica, S.C. de R.L.	16-cv-04362
71	S.C.P.P. Grupo Yosigamar, S.C. de R.L. de M.I.	16-cv-04688
72	S.C.P.P. Islas Unidas, S.C. de R.L.	16-cv-04682
73	S.C.P.P. La Marina S.C. de R.L. de C.V.	16-cv-04413
74	S.C.P.P. Lagunas Unidas al Sistema, S.C. de R.L.	16-cv-04373
75	S.C.P.P. Matamoros, S.C. de R.L.	16-cv-04382
76	S.C.P.P. Pescadores Unidos de La Trocha, S.C. de R.L.	16-cv-05473
77	S.C.P.P. Plan de Ayutla S.C. de R.L.	16-cv-04393
78	S.C.P.P. Punta de Piedra, S.C. de R.L.	16-cv-04424
79	S.C.P.P. Riberena Acuicola de Bienes y Servicios El Cangrejo Azul S.C. de R.L.	16-cv-05380
80	S.C.P.P. Riberena Acuicola de Bienes y Servicios Reyna Del Golfo S.C. de R.L.	16-cv-05387
81	S.C.P.P. Riberena Laguna Madre, S.C. de R.L.	16-cv-04427

## EXHIBIT 2

Row	Plaintiff Name	Case No.
82	S.C.P.P. Rincon de las Flores, S.C. de R.L.	16-cv-04320
83	S.C.P.P. Tamiahua, S.C. de R.L. de C.V.	16-cv-04429
84	S.C.P.R.A. Unidos en Solidaridad, S.C. de R.L.	16-cv-04394
85	S.P.P. Acuicola y Bienes y Servicios Las Golondrinas de Sabanuy S.C. de R.L	16-cv-05566
86	S.S.S. Agua Rebuelta	16-cv-04408
87	S.S.S. Isla del Carrizal	16-cv-04411
88	S.S.S. Nuevo Dolores	16-cv-04414
89	S.S.S. Revolucion Y Progreso	16-cv-04418
90	Santisbon Herrera, Gilberto	16-cv-05294
91	Soc. De Sol. Social Jesus Maria DeCabajal CNC	16-cv-05829
92	Soc. De Sol. Social Mobilisacion Social, CNC	16-cv-05835
93	Soc. De Sol. Social Pescadores De La Libertad CNC	16-cv-05832
94	Sociedad Cooperativa 9 Hermanos	16-cv-05993
95	Sociedad Cooperativa Bajo de Corsario	16-cv-05983
96	Sociedad Cooperativa Cabo Catoche	16-cv-05984
97	Sociedad Cooperativa Cholenco Tours	16-cv-06025
98	Sociedad Cooperativa Ensenada de Celestun	16-cv-06297
99	Sociedad Cooperativa Ensueno del Caribe	16-cv-05979
100	Sociedad Cooperativa Fraternidad Ambiental	16-cv-06002
101	Sociedad Cooperativa Isla Morena	16-cv-05980
102	Sociedad Cooperativa Isla Pasion	16-cv-05981
103	Sociedad Cooperativa La Pobre de Dios	16-cv-06300
104	Sociedad Cooperativa Laguna Rosada	16-cv-06304
105	Sociedad Cooperativa Lancheros Turisticos Damero	16-cv-05995
106	Sociedad Cooperativa Lancheros Turisticos Laguna de Yalahau	16-cv-06007
107	Sociedad Cooperativa Nohuch Cuch	16-cv-06306
108	Sociedad Cooperativa Pulperos del Caribe	16-cv-06011
109	Sociedad Cooperativa Vanguardia del Mar	16-cv-05982
110	Sociedad Cooperative El Meco Tours	16-cv-06294
111	Sociedad Cooperative Isla Holbox	16-cv-06018
112	Toral, Guillermina	16-cv-04601
113	Trabajadores De Tampico	16-cv-04762
114	Union de Fileteros de Cucharas Jose Luis Palacios Medina	16-cv-04806
115	Vela Gomez, Mario	16-cv-05313